## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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	Applicatio		PATENT APPLICATION						
Invent Appl.	` '	Mousseau, et al. 10/617,909	Art Unit:	2194					
	rm. No.:	4228	Examiner:	Diem K. Cao					
Filed:	1111. 1 10	July 11, 2003	L'Adminion.	Diem ix. Cuo					
Title:		SYSTEM AND METHOD FOR	Customer N	o. 23910					
11010.		IMPLEMENTING J2EE CONNECTOR	<u>Customer 11</u>	<del>0. 20</del> 210					
		ARCHITECTURE							
	1 1 2	CERTIFICATE OF TRANSMISSION/MAIL I hereby certify that this correspondence is b USPTO or deposited with the United States Postal Servic mail in an envelope addressed to: Mail Stop Amendment, 1450, Alexandria, VA 22313-1450, on the date shown b Thomas K. Plunkett/ Thomas K. Plunkett, Reg. No. 57,253 Signature Date: September 25, 2007	eing electronically be with sufficient po Commissioner for below.	transmitted to the stage as first class					
	TRAN	ISMITTAL LETTER RE INFORMATIO UNDER 37 C.F.R.		RE STATEMENT					
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made of has been as defin underste applicat	f record in made or ned in 37 ood that to tion. MP	rested that the information identified in this is the above-identified application. This state that the information cited in the statement is, C.F.R. §1.56. If this is a continuation, divis the Examiner will consider all information wEP §609. Such information therefore is numbered on a patent issuing from the subject a	ement is not inte or is considered sional or continu which was considered ot listed herein	ended to represent that a search I to be, material to patentability nation-in-part application, it is dered by the Office in a parent					
Enclose	ed with th	is statement are the following:							
<u> </u>		orm PTO-1449. The Examiner is requested to initial the form and return it to the undersigned in cordance with M.P.E.P. §609.							
		red under 37 C.F.R § 1.98(a)(2)(ii), no copies ons are enclosed, unless required by the off		ents and U.S. patent application					
	because	red under 37 CFR §1.98(d), copies of cited do they were previously submitted in U.S. Pater n earlier effective filing date under 35 US	nt Application N	To/, which is relied					

U.S. Patent Application No. 10/617,909 Attorney Docket No.: BEAS-01076US1 tplunkett/beas/1076us1/1076us1\_supp\_IDS.wpd

A copy of an International Search Report dated \_\_\_\_\_\_ for Application No. \_\_\_\_\_.

Disclosure Statement that complies with 37 CFR §1.98(a) through (c).

_	А сору	of an In	iternation	nal Prelimin	nary Exami	nation Repo	ort dated		for Application No.		
	is prover report leads the leads to the lead	ided pur by a fore submiss tten Eng the poss c), a copy	suant to eign pate ion here glish-lang ession, of y of the to	37 C.F.R. § ent office, the with of an E guage transl custody or c ranslation ac	(1.98(a)(3) e requirem English land attion of a recontrol of, occompanies	(i). For forement for a conguage version on-English or is readily at this statement.	ign language neise explana on of the sea language do available to	e docume ation of re rch repor cument, of any indiv §1.98(a)	anation of relevance nts cited in a search elevance is satisfied tt. MPEP §609A(3). or portion thereof, is vidual designated in )(3)(ii), and satisfies		
This st	atement	should	be consi	idered becai	use:						
		37 C.F	F.R. §1.97(b). This statement qualifies under 37 C.F.R. §1.97, subsection (b) because:								
		(1)	It is being filed within three months of the filing date of an application other than a continued prosecution application under § 1.53(d);  OR								
		(2)	It is be	ing filed wit		nin 3 months of entry of a national stage;					
		(3)	It is being filed before the mailing date of the first Office Action on the merits, OR								
		(4)	It is being filed before the mailing date of the first Office Action after the filing of a Request for Continued Examination under 37 C.F.R. §1.114.								
	<u> </u>					ay not qual ection (c) be		ubsectior	n (b), this statement		
		(1)	Allowa	ance, or an acever occurs f	ction that o first.	therwise clo	ses prosecut	ion in the	Action, a Notice of subject application,		
			(a)	It is accom			ne of the fold ENT as set t		7 C.F.R. §1.97(e).		
		<u> </u>	(b)			the \$180 fe	e set forth in	37 C.F.I	R. §1.17(p).		
						not qualify tection (d) be		ction (b) o	or (c), this statement		
		(1)	It is be		or before j	payment of	the Issue Fee	e;			
		(2)	It is acc	companied l		TEMENT as	set forth in	37 C.F.R.	. §1.97(e);		
		(3)	It is acc			0 fee set for	th in 37 C.F.	R. §1.17	(p).		
									d in the <i>Information</i> ice in a counterpart		

application and this communication was not received by any individual designated in §1.56(c) more than thirty days prior to the filing of the *Information Disclosure Statement*.

- \_\_\_\_ 37 C.F.R. §1.97(e)(1). THE UNDERSIGNED ATTORNEY HEREBY STATES THAT each item of information contained in this *Information Disclosure Statement* was first cited in a communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of this *Information Disclosure Statement*; or
- \_\_\_\_\_ 37 C.F.R. §1.97(e)(2). THE UNDERSIGNED ATTORNEY HEREBY STATES THAT no item of information contained in this *Information Disclosure Statement* was cited in a communication from a foreign patent office in a counterpart foreign application and, to the knowledge of the person signing this statement after making reasonable inquiry, no item of information contained in this *Information Disclosure Statement* was known to any individual designated in §1.56(c) more than three months prior to the filing of this statement.
- ✓ Fee Authorization. The Commissioner is hereby authorized to charge any deficiencies or credit any overpayment to Deposit Account No. 06-1325.

Respectfully submitted,

FLIESLER MEYER LLP

Date: September 25, 2007 By: /Thomas K. Plunkett/
Thomas K. Plunkett
Reg. No. 57,253

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